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OUR OTTAWA LETTER

(By Wm. Irvine, M.P.)

The last week in Parliament has distinguished itself by two incidents of unusual occurrence. I shall devote this letter to telling about them.

The first, and perhaps the most important of these two was the Government voting no confidence in itself, resulting in a situation in Parliament perhaps never before experienced. Mention has been made in previous letters of the amendment of Mr. Senn moved to the motion to go into supply. This amendment demanded the rescinding of the Order-in-Council by which the privilege of the Australian Treaty was extended to include New Zealand. For some reason not disclosed, the Government moved a sub-amendment to Mr. Senn's amendment, which called for a superseding of the Order-in-Council by a Treaty to be subsequently arranged.

At this point it might be well to make clear that the Government had originally moved to go into supply. That was a Government motion. Any amendment to that has hitherto been regarded as a vote of no-confidence if carried. Until very recently, sub-amendments to the amendments to go into supply were not permitted, the rules of Parliament having been devised to accommodate a two-party parliament, but under the revision of rules a few years ago an alteration was made which recognized the right of other than the two historic parties to move sub-amendments to the amendment to go into supply.

In the case under review the Government itself took advantage of the sub-amendment provision and moved a sub-amendment to its own motion which when carried meant, according to Parliamentary practices hitherto

to hold inviolate, that the Government was defeated. In other words, the Government moved that the House go into Committee of Supply, then it moved a sub-amendment to an amendment which in effect stated that the Speaker should not leave the chair for the House to form itself into a Committee of the Whole, and by a majority of thirty-eight created by the Government itself, it declared that it was not fit to go into supply. The situation was described by Mr. Bennett in the following words: "Could anything be more ridiculous than the situation in which the aggregation across the floor of this House finds themselves;

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if there is I would like to know of it. Could anything be more a tragedy on parliamentary institutions than to find the Government with a motion to go into supply itself declaring that it is not fit to go into supply." The Opposition was in a similar predicament to that of the Government, for if the Government in voting for its own sub-amendment against its own motion was voting no-confidence in itself, then it followed that the Opposition in voting against the Amendment was supporting the motion in favour of the Government.

In this mix-up the Co-Operative Groups took no part. They had intended moving a sub-amendment, and when the Government jumped in and took the opportunity from them by moving a sub-amendment themselves, it was decided to wait until the sub-amendment was voted on and then on a motion to restore the Committee of the Whole, to move another amendment to the motion to go into supply. This course was followed, and Mr. Gardiner who now has the floor, will move an amendment which will ask for the abrogation of the Australian Treaty, but so far as the voting on the sub-amendment was concerned, the Co-Operative Groups refrained from voting at all, for to vote with the Government was voting no confidence in the Government, but to have voted with the Opposition was to have voted confidence in the Government, and so the U.F.A. Members and Labour Members, etc., refused to vote.

The other unusual incident was brought about in connection with Mr. Woodsworth's Bill providing for Divorce Courts for the Province of Ontario. This Bill came up for its second reading on Tuesday evening, the 11th instant. When the vote was taken it was found to be a tie, and the Speaker gave his casting vote against the Bill. Subsequently, however, an error was discovered and it was shown that the Bill was lost by one vote without the Speaker's casting vote. As may be imagined, this was a very unsatisfactory result in connection with a Bill as contentious and over which religious feelings have risen to such a pitch as is the case in connection with the Ontario Divorce Act. Great dissatisfaction was manifested also throughout the country when it became known that only one hundred and fifty-seven members of a total of two hundred and forty-five voted on the measure. In view of the circumstances a motion was brought forward, reading as follows: "That Bill No. 20, an Act to provide in the province of Ontario for the dissolution and the annulment of Marriage be read a second time on Tuesday, the 18th instant." It must be remembered that it is a rule of parliament that a Bill or a motion which has been voted upon cannot be brought forward again at the same Session. It may be asked, "How, then, could a motion to restore Bill No. 20 be in order?" The explanation of that is as follows:—"The motion to read Bill No. 20 a second time originally read that this Bill be 'now' read a second time. The motion above quoted reads "That the Bill be read a second time on Tuesday, the 18th March." It was therefore in order, since there is a difference between a motion which asks that a Bill be read "now" and that it be read "on Tuesday, the 18th March." The Minister of Justice admitted that it was technically in order but advised that the House should not vote for the motion lest a dangerous precedent be created. Other speakers argued similarly, but Mr. Bennett in a brief and forceful speech made it very clear that the motion was not only in order but that it was indicative of the constitutional value of the rules of the House that such a motion could be made. Mr. Lapointe said that the rule under which the motion had been brought forward had not been invoked since 1892. However, after some debate on both sides of the question, the Speaker ruled the motion to be in order and the vote was taken, resulting in one hundred and four in favour of the motion and eighty-seven against, so that once more the Divorce Bill was

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restored to its position on the Order Paper.

It came up for consideration that same evening during the hour for private bills, whereupon Mr. Thomas MacMillan of South Huron moved an amendment to the second reading of the Bill that all the words after "that" which means that the entire Bill was wiped out he struck out and the following substituted therefor:—"This House views with alarm the spread and increase of divorce and divorce applications in Canada, and instead of providing additional means of obtaining divorce the House would favour the encouragement and carrying on of a campaign of education for the purpose of impressing upon the hearts and the minds of the Canadian people the sacredness of the matrimonial tie and the permanent stability of the Canadian home."

It will be seen at once that the above amendment is a red herring. The Bill in question does not deal with the question of the principle of divorce at all—it merely provides that the Courts of Ontario shall receive and deal with the applications for divorce in Ontario instead of sending them to Parliament to be dealt with. The law stating the conditions under which divorce is granted is the same in both cases, but the amendment is moved in order to let the country think that the Bill makes divorce easier than it used to be and make the country think that those who are supporting the Bill have in view making divorce easier. The amendment was talked out by its own author, Mr. MacMillan, who said that he was not going to allow it to come to a vote lest it be voted down as it ought to be. The fate of the Bill is still uncertain.

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Isn't it worth a little thought and care to see that such a hard working engine is treated fairly? One out of every three who are rejected for life insurance is refused because of a serious heart defect.

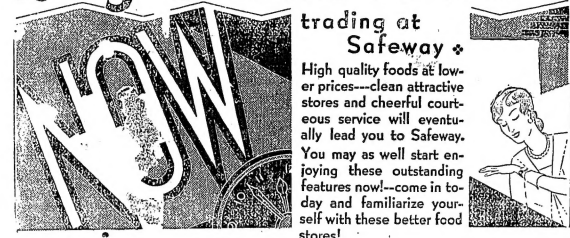
How is your heart? Many of the signs which you may think mean heart disease can be caused by some other disorder. Indigestion, lung trouble and nervousness may cause a pain near your heart, shortness of breath, fainting and irregularity of beat. If you suffer any of these, go at once to your doctor for an examination. He may tell you that you do not have heart trouble and will find out what is wrong.

If you do have something wrong with your heart, it is well to know it at an early stage when proper care may bring your heart back to health. In many cases heart trouble is curable. It has been said that the surest recipe for living to an old age is to find out that you have a disease and then take care of it. The wise habits of living

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HIGH SCHOOLS IN PROVINCE GROW

Edmonton, Alta., April 1.—During the current year there is expected to be a tremendous growth in the construction of high schools, according to G. Fred McNally, supervisor of schools to the Department of Education.

Already several are either in preliminary stages of building or nearing completion. Camrose recently passed a bylaw authorizing the construction of a school at a cost of from \$60,000 to \$70,000. Magrath is in the process of building a new seven-room school at a cost of about \$47,000, while Ponoka is nearing completion of a 14-room building.

hood of 100 high schools ranging from one to four rooms will be built in various points in the province.

Last year \$6 one-room schools were built at a total cost of \$200,000. Twenty-one two-room schools were built at a cost of \$127,000 and 15 four-room buildings were erected at a cost of \$457,000.

The department has on its staff an architect who provides plans for all such schools, but if a district desires to prepare its own plans, then these must be submitted to the Department for approval.

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WM. IRVINE, M.P., SPEAKS ON CLEARANCE OF LIQUOR

The following is a report of a speech from Hansard, given by Wm. Irvine, M.P. for Wetaskiwin, during the discussion in the Federal House on the question of the Dominion refusing to give clearance to cargoes of liquor destined for the U.S.:

Mr. William Irvine (Wetaskiwin): Mr. Speaker, in some respects I think this is the most remarkable debate I have ever listened to during my experience in the House of Commons. In the first place, it is remarkable because it is brought about by a measure which has been proposed primarily to save the good name of Canada. So far as I am aware, there is no economic return or financial advantage in the bill; it is one which endeavours to remove from the name of Canada a stigma which has been put upon it though the relationship which unfortunately had to exist between our officials in the carrying out of their duty in respect to Canadian law and the bootlegging activities across the border. It is remarkable also because it has been devised out of respect for law and order in a neighboring country. These things

are very important, and they are perhaps of more value to Canada in the ultimate than had they implied some great monetary or economic return. For these reasons I feel sure that Canadians will be proud that the Prime Minister (Mr. Mackenzie King) speaking for the country, has taken such a high stand.

Then I think it is a remarkable discussion because the opposition critics are castigating the government for not having sooner taken this stand. The opposition criticism is well taken, but it does not often happen that the opposition complains that something the government is doing today should have been done several years ago.

I would like to make a comment or two, Mr. Speaker, on what seems to me to be the most important aspect of the discussion, the political aspect. I do not refer to international politics, but rather to the political aspect as it concerns Canada, and particularly as it concerns the major parties in respect to the next election. I must say the Prime Minister made out an excellent case for the bill, but of course he had some good grounds to work upon. He also made a very skilful argument in favour of the delay to which exception has been taken by the hon. leader of the opposition (Mr. Bennett), but I think the leader of the opposition has punctured successfully the Prime Minister's explanation of that long delay.

I desire to make a correction of a statement made by the Prime Minister. I make this correction because I know he is meticulous of his statements, and would not want to make one which was not absolutely accurate. He said that the subject matter of this bill had been brought before parliament last year by the Minister of National Revenue (Mr. Eulder) speaking for the government, and that on that occasion an invitation was given to the hon. members of the house to express themselves freely in regard to the matter. I would point out that the Prime Minister was hardly correct in that regard, for it will be discovered by turning up Hansard that this matter was introduced by the hon. member for Winnipeg North Centre (Mr. Woodsworth) on the motion to go into supply. It was discussed under that condition, and when the minister spoke, he was in defence of the government and in reply to the argument of the hon. member for Winnipeg North Centre. I think some ten members from this corner took part in that debate, I took part myself, and I think I supported it less than any of the others. I was in agreement with the sentiment that I am now saying, that something should be done to clear the name of Canada from such an unfortunate association, but I suggested then, and I am going to suggest later in my remarks to-night, that we should go much farther in that connection. I suggested then that we should go so far as to take over the whole distillery business of Canada, and in doing so that we would secure absolute control of all our liquor trade and it would not be necessary to pass any such legislation as is now before Canada.

I desire to point out in the debate on the amendment of the hon. member for Winnipeg North Centre last session, ten hon. members from this little corner spoke in favour of the principle of the bill now before Parliament, but what support did we get? First of all, let us look at the government side. I think the only hon. member who spoke from the government side was the hon. member for Ligar (Mr. Brown), and to use his own phrase, he merely declared to the house that he was upon the horns of a dilemma. I hope he is not upon those horns still, because the result may be serious.

Mr. Brown: Did I use that expression in the debate?

Mr. Irvine: I think the hon. gentleman did, and if he will look up the record he will discover that I have not misquoted him. There is no reason why any hon. gentleman should be upon any kind of a horn which he wants to be upon. I am not blaming the hon. gentleman for being upon the horns of a dilemma; in fact, the subject was of such character that anybody might have been upon any horn. I merely wanted to point out that that was the extent of the support which came last year from the government.

What support did we get from the opposition side? So far as I am aware, there were only two hon. gentlemen who spoke, one being the hon. member for Ontario (Mr. Kaiser) who, I think, spoke in favour of some such measure as we are now discussing, and the hon. member for Vancouver Centre (Mr. Stevens). Therefore, if there is any particular credit to be taken for this bill, it rests right in this corner. I am not so sure of course that it will turn out to be credit; I am going to be very careful about the credit, but if there is to be any credit this is the corner that must receive it.

The Minister of National Revenue made a speech for the government, on the occasion referred to, and I think his speech was an able one. In my remarks I supported him and so far I have nothing to take away from them. I believe he spoke in conformity with the facts before him and as a man in his position under the circumstances should have spoken. But after his speech some of the papers declared that the minister had greatly increased his prestige by the remarks which he had made on that occasion. I wonder whether, if he speaks on the issue now, they will say he still further increases his prestige by taking the opposite position. I should like to quote a few lines from the minister's speech indicating his attitude. He said:

"I will also say very frankly that I am more concerned with stopping smuggling into Canada than stopping smuggling into the United States. The first is our particular business and the other is primarily theirs."

Referring further to the remarks of the Prime Minister, he said that public opinion had to ripen and inferred that the ripening process was the cause of the government's delay. I agree that public opinion should ripen; some cases, however, public opinion becomes over ripe, before the Prime Minister took any action. In this case I should like to ask just what the Prime Minister and the government did to help to ripen opinion. That is the chief criticism which might be levelled against the government in this respect, but I am not going to criticize the government very much further. The government deserves a good deal of credit for having done something eventually. I can point out more important measures than this that have not been brought up yet, and it will be perhaps twenty years before the government bring them up. These are the matters I want to criticize the government about and not so much in regard to what they have already done. I say frankly I am glad they have at least done this.

Let me now turn to the bill itself. It means a step in advance. It indicates Canada's desire to keep its name unspotted; it indicates our respect for our neighboring country's laws, and it makes for a better feeling between us and the United States. In these matters the bill is of great value. But I believe there could have been a more dignified way of bringing this about, and, moreover, a more advantageous condition of affairs. I suppose he referred to the bootlegging business. Nevertheless the bootlegging business belongs to the United States, but much of our revenue, both federal and provincial, comes from the liquor business. I would suggest to the Prime Minister that some of the revenue which has come in through excise taxes from liquor shipped into the United States in the last year or two should be devoted to establishing a business of some kind for the brewery workers who may be put out of employment when this bill becomes effective. Someone suggests that this is tainted money. Very well; I think that the whole business is tainted so far as that is concerned; but I do not think the brewery workers will mind the taint. Just try them with it. If the government feels diffident on moral grounds about retaining this money in the treasury, let them try it some of the fellows who will be put out of work through this legislation.

I want to say a word or two about another way, which, I think, would have been a better way of meeting the situation than is found by the measure before us. The government should have taken over the distillery and brewery business of Canada. If they had done so they would not require to stop any clearances because they would have full control, not only of the manufacturing of the commodity, but of the export trade. To have done this would have been in keeping with so would have been in keeping with the expressed opinion of the Canadian people, for in every province except one the people have voted for government control of the sale of liquor. That evidently is the opinion of the Canadian people at the present time. But surely if this business is to go on, it ought to be properly controlled, and if it is to go on, the business itself should be made to pay for some of the wreckage which it brings on the Canadian people; for as everyone is aware it is a business that increases the expenditure on the part of the

public for the upkeep of our asylums, prisons and enlarged police forces. Therefore I suggest that while the way it would have been better had this arrangement been effected by means of a treaty agreement with the United States, which treaty would have been reciprocal in character and perhaps more bootlegging to the great nation which Canada is.

But I do not think Canada has much to be ashamed of in respect to the condition which made the legislation necessary. It was only an unfortunate incident that Canada's officials in carrying out our customs laws should in this matter have been associated with bootleggers. This was inevitable under the circumstances, but it was not Canada's fault, and I do not for a moment think there is any danger of the sinister suggestions and implications in the Prime Minister's remarks in this regard becoming realities. Surely Canada has a right to make her own laws and enforce them without endangering her position with other nations. Surely there is no particular or immediate danger of the United States making any attack on Canada for carrying out her own laws in respect to her own people. I do not think we have anything to be ashamed of in the condition which has made this legislation necessary. It was merely an unfortunate circumstance over which we did not happen to have control. I wonder very much whether, if the United States had been in the opposite position, that country would have taken action similar to that which we are now taking? Let me point out here that I am not saying this as an argument why we should not have acted. I agree with the Prime Minister on the ground he takes there that we ought to be in a position to act for Canada and for Canada's good name, regardless of what other nations may do. But I cannot forget that some years ago we found it necessary to ban a certain publication of the United States for having published things which we did not like about the royal family. The United States government did not come to our aid by refusing to give clearance to the United States mails for their salacious literature.

Let us take a more recent case. Let us take the attitude of the United States to the naval conference; they apparently refuse to agree, under the Kellogg pact, to stop supplying contraband to aggressor nations, and this is a much more serious matter than we have to deal with in this case. But I say again that the fact that the United States might not have taken similar action only makes it the nobler for Canada to have taken this action. Nevertheless, we have nothing to be ashamed of in our previous position. The Prime Minister waxed rather eloquent and spoke with considerable scorn in his voice about anyone who should suggest that we should continue a business of this kind in order that we might put revenue into the treasury of Canada. There is a great



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deal to be said for that attitude. Very few people would feel proud of such Canadian people vote for the sale of liquor the government should see to it that the business pays for the damages it brings on the Canadian people, rather than permit its profits to make millionaires of a few. I do not propose now to enter into details how that might be done. Perhaps at some future time I shall have an opportunity to discuss my resolution on government ownership of distilleries. In my opinion, to take over the distilleries would have been a better way of bringing about what the government have in mind by this legislation.

I conclude by saying that I am glad to support this measure, not because I am satisfied that it is the best way of doing what we are trying to do, but because it is one way of doing it, and the only way so far proposed by the government. I support it also because I am assured that there is a very strong public opinion in Canada demanding it. Indeed, I have to say to you, Mr. Speaker, that the farmers' organization in the province of Alberta has passed a resolution urging that legislation exactly as has been brought down should be introduced this session. So I suggest to the hon. members who are looking forward to being the government after the next election, if they want a real political hunch, that they watch what the members in this little corner are doing, because they will find that the things we advocate to-day become so popular to-morrow that politicians of the highest order are glad to sail into power on them.

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LATTER DAY SAINTS CHURCH CENTURY OLD

On April 6, 1830, the Reorganized Church of Jesus Christ of Latter Day Saints, whose world headquarters is at Independence, Missouri, will celebrate the one hundredth anniversary of the founding of the church. This date has historic and significant importance to all Latter Day Saints, due to the fact that it was on this day that Joseph Smith organized the church at Fayette, New York, in 1830.

As early as 1830 the missionaries of the church came to Missouri for the purpose of establishing a "Zion," where equality of opportunity might prevail and be established in place of greed and selfishness. Independence in Jackson County, Missouri, has always been the centre place or mecca, which has continuously drawn the interest of all Latter Day Saints.

The first epoch of the church closed with the martyrdom of its leader, Joseph Smith, at Carthage in 1844, after which the church suffered from disintegration.

In 1860 those who remained faithful to the tenets of the church founded by Joseph Smith were brought together and a reorganization was effected under the leadership of his son, whose name also was Joseph Smith. The reorganization immediately began a period of reconstruction and rehabilitation. Missionary work was organized, and in the seventy years since its reorganization the church has forced its work into many parts of the world, with the result that the Reorganized Church is now represented outside of America in fourteen foreign countries.

Over 10,000 delegates and visitors are expected to attend a conference on April 18th and 19th, which will mean that this event will bring together the largest number of members ever assembled in the history of the Reorganized Church.

The church is represented at Millet by Elder J. P. Benham. Regular services are held each Sunday.

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The dividend is the earnings over and above wages for the farmer's work. Too many farms fail to earn even these wages.

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Branches also at Millet, Ferintosh and New Norway.

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Pure Scotch Whisky
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HIGHLAND MALT

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THE MILLET PAGE

THIS PAGE DEVOTED TO THE INTERESTS OF MILLET AND DISTRICT
Telephone to, or leave all items for this page, as well as advertisements, & all orders for commercial printing, with L.P. WRIGHT, AT MITCHELL'S OFFICE

MILLET LOCAL NEWS

Mr. and Mrs. Bear spent a couple of days in Edmonton this week.

Mr. A. P. Mitchell made a business trip to Fisher Home on Tuesday.

Mrs. (Rev.) Macdonald visited at Olive last week, attending the Presbyterian there.

Mr. and Mrs. J. A. Rowley and Tom Rodney of Olive, visited relatives here over Sunday.

Mr. Henry Lee has rented Robt. Eldis' place for the summer, and moved in on Monday.

The farmers have started work on the land this week, discing and some plowing has been done.

The dance put on Tuesday night by the Curlers, was a big success, and the crowd was served a dainty lunch by the Ladies' Curling Club.

A very pleasant Sunday was spent at the home of Mr. and Mrs. H. Beaton on March 30th, when Mr. and Mrs. Craddock and tiny Verna, accompanied by Mrs. Craddock's two sisters, Evelyn and Mabel, also Mr. H. Barnes, visited them.

A very enjoyable evening was spent at the recent card party at the home of Mr. and Mrs. R. P. Roop, when a goodly number sat down to "Pedro." The winners of both first prizes were Mr. and Mrs. John Ziemer, while the consolation went to Doris Phillips and Tom Hammond. A dainty lunch was served by the Women's Institute.

HILLSIDE

Kathleen Marr spent the week-end at Oids, attending the graduating exercises and banquet.

W. E. Webb has rented his farm to L. E. Marr.

Messrs. R. Young, H. Young, J. O. Harvey and E. R. Hoskins took in the Board of Trade banquet held at Lone Ridge on Tuesday.

CARD OF THANKS

We wish to thank all our friends who were so kind in rendering their help and sympathy during the sickness and death of our beloved Husband and Father.

Inserted by Mrs. E. J. Mains and Family.

CROP LOSS IN SASKATCHEWAN MAY BE HEAVY

Lethbridge, Alta., April 1.—According to the reports issued by the Dominion Entomological Laboratory at Saskatoon, Saskatchewan farmers this season may expect heavy crop damage from cutworms, grasshoppers and wheat-stem saw fly.

In the southwestern section of the province, the cutworms are expected to be unusually active, while grasshoppers will be numerous.

Questioned regarding the reports and the outlook for Alberta, H. L. Seamans, Dominion entomologist here, stated that Saskatchewan had a much drier year last season than did southern Alberta. This was noticeable on the west side of the Milk River ridge and the outbreak reported from Saskatoon dealt with that territory lying east of the ridge.

Southern Alberta farmers have nothing to fear this season, said Mr. Seamans. The wheat-stem sawfly does not appear in the south at all, and the grasshoppers will just be normal. The cutworm pest is not expected to break out, although a few patches here and there over the district are always encountered during the season. The northern section of the province seems to be the cutworm's breeding ground.

"Unless we have a dry fall like last year, I don't look for any appreciable increase in the grasshoppers," said Mr. Seamans. "Parasites and weather conditions are factors in curbing their increase, and unless we have a wholesale migration from another part of the country no heavy damage is looked for this year."

FOR SALE — Seed Oats, 60c per bushel. Phone R1912, T. T. Jevins, Millet.

Royal George Hotel

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Rates \$1.50 up

LELAND HOTEL

THE HOUSE OF PLenty
102nd St. Opposite C.N.R. Depot
Rates \$1.00 up

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YOU WILL LIKE TO STAY
WHEN IN
EDMONTON

Both Hotels under the Personal
Management of
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Here and There

(488)

Speaking on Canada's stake in the Pacific before the Montreal Canadian Club recently, Hon. Newton W. Rowell, vice-chairman of the Canadian Institute of International Affairs, took occasion to compliment Canadian Pacific Steamships on their work on that ocean. He said: "There are many lines of steamers plying from North America to the Orient and one of the best is still the Canadian Pacific Steamships; there is no other freight and passenger service on the Pacific that to-day is equal to that of the Canadian Pacific Company. We owe a great deal to that institution in developing trade."

Visiting sportsmen coming to New Brunswick for hunting and fishing have almost doubled in the past five years, according to figures given out by Hon. G. H. Prince, Deputy Minister of Lands and Mines of the province.

Additional air mail service was inaugurated between Winnipeg, Edmonton and Calgary on Friday evening, March 28th, it being the occasion of Mrs. Gray's birthday.

Seventeen tables played Court whist until midnight, when the members of the U.F.W.A. served a delicious lunch. A three-tier birthday cake, beautifully decorated with candles, was cut and passed around to the guests.

Mrs. Ross, president of the U. F. W. A., spoke of the popularity and the high esteem in which Mrs. and Mr. Gray and their family are held, ever ready to assist in anything which is for the benefit of the community.

Mr. and Mrs. Gray came to the Millet district in 1902, homesteading on a quarter section of land three miles west and two miles south of Millet, which farm they still own. Here they built the pioneer's home and many tales they could tell of the hardships experienced by the early settlers of the west. Since that time they have acquired six more quarter sections of land and have built for themselves one of the most beautiful and modern homes in the farming district of Millet.

They are the parents of 14 children, 12 of whom are living. Mrs. W. L. Gray was then presented with a handsome rocker as a birthday gift, and in a few well chosen words thanked her many friends for the gift and the kind wishes accompanying it.

The U.F.W.A. presented Mrs. Ed. Pogue with a beautiful sword fern in a jardiniere, it being her birthday also.

A social hour was spent, which brought one of the most pleasant and happy evenings of the season to a close.

The prizes for the card party were won by the following: Ladies first, Mrs. Dan Inglis; gentlemen's first, Mr. Pat Milmanus; the low score went to Miss Connie Scharf and Mike McDonough.

HILLSIDE U.F.A.

A meeting will be held in the school house on Tuesday, April 8th, at 8:30 p.m., when Mr. Miles of the Department of Public Health, will give an address on the proposed new Municipal Hospital. There should be a large attendance, as in all probability we will have to vote on this question in the near future. Come and hear Mr. Miles and be prepared to vote intelligently.

The next regular meeting of the Hillside U.F.A. will be held in the school house on Friday, April 11th, when the delegates to the Wetaskiwin Provincial Political Association Convention will give their reports. A speaker is expected from the Alberta Live Stock Pool. All members should endeavor to be present. Visitors always welcome.

FRIENDS ENTERTAIN MR. AND MRS. GRAY ON BIRTHDAY

Friends and relatives of Mr. and Mrs. W. L. Gray met at the home of Mrs. W. Ross on Friday evening, March 28th, it being the occasion of Mrs. Gray's birthday.

Seventeen tables played Court whist until midnight, when the members of the U.F.W.A. served a delicious lunch. A three-tier birthday cake, beautifully decorated with candles, was cut and passed around to the guests.

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AUCTION SALE

AT MILLET
SATURDAY, APRIL 5, 1930
at 1:30 prompt

Cattle—Red and white Cow, fresh in May; Black Cow, fresh in May.

HORSES—Grey Mare, 12 years, weight 1400; Grey Gelding, 9 years, weight 1400; Buckskin Gelding, 9 years, weight 1200; Black Gelding, 5 years, weight 1300; Brown Gelding, 7 years; Bay Mare, 6 years.

MACHINERY — Bain Wagon and double box; Wagon and box; Set of Bob Sleighs; Harrow Cart; 16 in. Sulky Plow; 16 in. Breaking Plow; 2-furrow self lifting Gang Plow; Two Mowers; Breaking Plow; 14 in. Cock-shut Gang Plow; 20-run Massey Harris Drill; Democrat; Buggy; 6 Sets of Harness; DeLaval Separator; 16-run Drill; Incubator; Scuffer; Disc; Fordson Tractor.

Ford Fordor Sedan in A-1 shape.

CHICKENS, Turkeys, Geese.
FURNITURE, ETC. — Auto Knitting Machine (new), two Iron Bedsteads, Springs, Mattresses, Pillows, Blankets, Oak Dining Table, Table, Chairs, Home Comfort Stove, China, Glass, Mirrors, Kitchen Utensils, Pictures, Bookcase, Four-hole Cookstove, Linoleum, Tubs, Etc.

MITCHELL, The Auctioneer.
Phone 15, Millet.
George Drieux and Others, Owners.
W. L. GRAY, Clerk.

ST. JOHN'S ANGLICAN CHURCH
Thursdays during Lent, service at 4:30 p.m.

Services—
Evening song with sermon—3 p.m.
Holy Communion—10 a.m. (second Sunday in every month).
Sunday school—2 p.m.

Rev. A. Murphy, Vicar.

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What's bothering you? Have you a car you want to sell? Are you making fruitless search for another job? Or possibly it's the other way about... you need help? Can't you get a room in which to rest your weary bones? Perhaps the cook has left or the one you've got don't measure up to the standard?

Tell you what to do. Invest a few cents in a Times Classified Ad, and take 'em phoning you up or dropping around to see you within a few hours after we go to press.

AS "RESULT GETTERS" Times Classifieds Lead the Parade

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